

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/825,625	04/15/2004	Wieland Fischer	S0193.0017	7860
32172 DICKSTEIN S	7590 10/15/2007	1	EXAM	INER
1177 AVENUE	OF THE AMERICAS (6TH AVENUE)		OKORONKWO, CHINWENDU C ART UNIT PAPER NUMBER	
NEW YORK, I	NY 10036-2714		ART UNIT	PAPER NUMBER
			2136	
				·
			MAIL DATE	DELIVERY MODE
			10/15/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

1			$m\sim$			
		Application No.	Applicant(s)			
		10/825,625	FISCHER ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Chinwendu C. Okoronkwo	2136			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from cause the application to become ABANDONE.	I. lely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)[Responsive to communication(s) filed on 15 Ap	<u>oril 2004</u> .				
2a) <u></u> □	This action is FINAL 2b)⊠ This	action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-11 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-11 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.				
Applicat	ion Papers	·				
· ·	The specification is objected to by the Examine					
10)⊠	The drawing(s) filed on <u>15 April 2004</u> is/are: a)					
	Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct					
11)	The oath or declaration is objected to by the Ex					
Priority ι	under 35 U.S.C. § 119					
а)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority documents Certified copies of the priority documents Copies of the certified copies of the priority documents application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
	ce of References Cited (PTO-892)	4) Interview Summary				
3) 🔯 Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date 20070924.	Paper No(s)/Mail Do 5) Notice of Informal P 6) Other:				

Application/Control Number: 10/825,625 Page 2

Art Unit: 2136

DETAILED ACTION

Priority

1. Applicant's claim for the benefit of a prior-filed application under 35 U.S.C. 119(a)-(e) or under 35 U.S.C. 120, 121, or 365(c) is acknowledged. Priority is claimed under Applications 101 62 584.7 and 10 151 139.6.

Double Patenting

- 2. Claims 1-11 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-14 of copending Application No. 10/827,913. Although the conflicting claims are not identical, they are not patentably distinct from each other because the cryptographic algorithm for an encryption of a message, a decryption of a message, a signature generation from a message or a signature verification calculation from a message found in the instant application is analogous to cryptographic algorithm against an error attack on a cryptoprocessor performing the cryptographic algorithm of the copending one and both use such algorithm to verify if the input data has been changed or modified.
- 3. "A later patent claim is not patentably distinct from an earlier patent claim if the later claim is obvious over, or anticipated by, the earlier claim. In re Longi, 759 F.2d at 896, 225 USPQ at 651 (affirming a holding of obviousness-type double patenting because the claims at issue were obvious over claims in four prior art patents); In re Berg, 140 F.3d at 1437, 46 USPQ2d at 1233 (Fed. Cir. 1998) (affirming a holding of

Application/Control Number: 10/825,625 Page 3

Art Unit: 2136

obviousness-type double patenting where a patent application claim to a genus is anticipated by a patent claim to a species with that genus). "ELI LILLY AND COMPANY v BARR LABORATORIES, INC., United States Court of Appeals for the Federal Circuit, ON PETITION FOR REHEARING EN BANC (DECIDED: May 30, 2001).

- 4. "Claim 12 and Claim 13 are generic to the species of invention covered by claim 3 of the patent. Thus, the generic invention is "anticipated" by the species of the patented invention. Cf., Titanium Metals Corp. v. Banner, 778 F.2d 775, 227 USPQ 773 (Fed. Cir. 1985) (holding that an earlier species disclosure in the prior art defeats any generic claim) 4. This court's predecessor has held that, without a terminal disclaimer, the species claims preclude issuance of the generic claim. In re Van Ornum, 686 F.2d 937, 944, 214 USPQ 761, 767 (CCPA 1982); Schneller, 397 F.2d at 354. Accordingly, absent a terminal disclaimer, claims 12 and 13 were properly rejected under the doctrine of obviousness-type double patenting." (In re Goodman (CA FC) 29 USPQ2d 2010 (12/3/1993).
- 5. Pursuant to USC 131, <u>claims 1-11</u> are presented for examination.
- 6. <u>Claims 1-11</u> are pending.

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 2136

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

<u>Claim 1-11</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Shamir</u> (US Patent No. 5,991,415) and further in view of <u>Boneh et al.</u> (US Patent No. 6,965,673).

Regarding claims 1, 7 and 11, Shamir, discloses the method and apparatus for protecting an exponentiation calculation wherein the exponentiation calculation is performed within a cryptographic algorithm for an encryption of a message, a decryption of a message, a signature generation from a message or a signature verification calculation from a message, the method comprising: following the combining step, verifying the result of the exponentiation calculation by means of a verifying algorithm, which differs from the combination algorithm, using the first prime number and/or the second prime number, the verifying algorithm providing a predetermined result if the combining step has been performed correctly (col. 5 lines 1-17 and col. 6 lines 17-52).

Shamir is silent in disclosing calculating the first auxiliary quantity using the first prime number as the module and using the message and calculating the second auxiliary quantity using the second prime number as the module and using the message and then combining the first

Application/Control Number: 10/825,625

Art Unit: 2136

auxiliary quantity and the second auxiliary quantity using a combination algorithm to obtain a result of the exponentiation calculation (by means of the Chinese remainder theorem using two prime numbers forming auxiliary modules for calculating auxiliary quantities which may be joined to calculate a modular exponentiation for a module equal to the product of the auxiliary quantities) and then suppressing an output of the result of the exponentiation calculation if the verifying step shows that the verifying algorithm provides a result other than the predetermined result, however Boneh does disclose such limitations in column 4 lines 58-65 and column 7 lines 53-57.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combining the first auxiliary quantity and the second auxiliary quantity using a combination algorithm to obtain a result of the exponentiation calculation – the modulus, since Boneh states in the abstract that comparing a correct signature and an erroneous signature of the same message permit the modulus to be easily obtained, suppressing or discarding erroneous information prevents a hacker or malicious user from cracking the system and signing documents without prior knowledge of the secret exponents (column 4 lines 58-65 and column 7 lines 53-57 of Boneh).

Regarding <u>claim 2</u>, <u>Shamir</u>, discloses method as claimed in claim 1, wherein in addition to the result of the exponentiation calculation, the verifying algorithm uses as input data contents of a memory location at which the first auxiliary quantity, the second auxiliary quantity, the first prime number or the second prime number are stored (col. 5 lines 1-17 and col. 6 lines 17-52).

Regarding <u>claim 3</u>, <u>Boneh</u>, discloses method as claimed in claim 1, wherein the exponentiation calculation is an RSA encryption, an RSA decryption, an RSA signature calculation or an RSA signature verification calculation (col. 4 lines 58-65).

Regarding <u>claim 4</u>, <u>Boneh</u>, does not explicitly disclose the combination algorithm is the Garner algorithm, the algorithm is implicitly disclosed because in the Garner algorithm a "large" modular exponentiation is divided into two "small" modular exponentiations in the latter algorithm, the results of which are then united in accordance with the Chinese remainder theorem. Therefore, although not explicitly disclosed the implicit disclosure is clear due to the disclosure of the Chinese remainder theorem in column 4 lines 58-65 of Boneh.

Regarding <u>claim 5</u>, <u>Shamir</u>, is silent in disclosing a modular reduction of the result of the exponentiation calculation with the first prime number and/or the

Application/Control Number: 10/825,625

Art Unit: 2136

second prime number as the module however Boneh does disclose obtaining the modulus by means of a first and second signature (col. 4 lines 58-65 of Boneh).

Regarding <u>claim 6</u>, <u>Shamir</u>, discloses method as claimed in claim 1, wherein the first auxiliary quantity is calculated as follows: sp:=m.sup.dp mod p; wherein the second auxiliary quantity is calculated as follows: sq:=m.sup.dq mod q; wherein the combination algorithm is defined as follows: s=sq+{[(sp-sq).multidot.qinv-]mod p}.multidot.q; and wherein the verification algorithm is defined as follows: s mod p=sp; and/or s mod q=sq; and wherein the predetermined result is an equality condition in the verification algorithm (Figure 2 block [30 and 36] col. 4 lines 50-59 col. 6 lines 35-52 and col. 7 lines 22-29).

Regarding <u>claim 8</u>, <u>Boneh</u>, discloses method as claimed in claim 7, wherein a random number is used for verifying auxiliary exponents (col. 4 lines 58-65 – the claimed auxiliary exponents pertain to the RSA algorithm with the Chinese Remainder Theorem).

Regarding <u>claim 9</u>, <u>Boneh</u>, discloses method as claimed in claim 7, wherein a prime number is used as input data for verifying the first prime number and the second prime number (col. 4 lines 58-65).

Art Unit: 2136

Regarding <u>claim 10</u>, <u>Boneh</u>, discloses method as claimed in claim 9, wherein the prime number has a number of digits which is smaller than the number of digits of the first prime number and of the second prime number (col. 4 lines 58-65).

Conclusion '

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chinwendu C. Okoronkwo whose telephone number is (571) 272 2662. The examiner can normally be reached on MWF 9:30 - 7:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nasser Moazzami can be reached on (571) 272 4195. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Art Unit: 2136

September 29, 2007

NASSER MOAZZAMI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

7,29,07